# PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU
PCT	To:
NOTIFICATION OF ELECTION  (PCT Rule 61.2)  Date of mailing (day/month/year)  10 March 1999 (10.03.99)	United States Patent and Trademark Office (Box PCT) Crystal Plaza 2 Washington, DC 20231 ÉTATS-UNIS D'AMÉRIQUE
nternational application No. PCT/IB98/00708	Applicant's or agent's file reference PCT 500 1CTH
International filing date (day/month/year) 06 May 1998 (06.05.98)	Priority date (day/month/year) 06 May 1997 (06.05.97)
Applicant BUCHTER-LARSEN, Aksel et al	
in a notice effecting later election filed with the Inter	rnational Bureau on:
2. The election X was	
was not	
made before the expiration of 19 months from the priority Rule 32.2(b).	date or, where Rule 32 applies, within the time limit under

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Facsimil No.: (41-22) 740.14.35

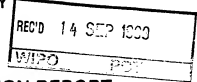
Authorized officer

S. Mafla

Telephone No.: (41-22) 338.83.38

# PATENT COOPERATION TREATY





# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PCT 500 1CTH		ification of Transmittal of International ary Examination Report (Form PCT/IPEA/416)
International application No.	International filing date (day/month/year)	Priority date (day/month/year)
PCT/IB98/00708	06/05/1998	06/05/1997
International Patent Classification (IPC) or na C12N9/88	ational classification and IPC	
Applicant DANISCO A/S et al.		
This international preliminary examand is transmitted to the applicant	nination report has been prepared by this I according to Article 36.	nternational Preliminary Examining Authority
2. This REPORT consists of a total of	f 5 sheets, including this cover sheet.	
been amended and are the ba	ed by ANNEXES, i.e. sheets of the descrip sis for this report and/or sheets containing 07 of the Administrative Instructions unde f 3 sheets.	rectifications made before this Authority
IV Lack of unity of inventice V Reasoned statement of citations and explanatice VI Certain documents citations of the company	opinion with regard to novelty, inventive ston on Inder Article 35(2) with regard to novelty, i	
Date of superior of the demand	Date of completion	

1				
	Date of submission of the demand	Date of completion of this report	2 2.07.99	
	05/11/1998			
	Name and mailing address of the international preliminary examining authority:	Authorized officer		STATE OF SATURGES
	European Patent Office D-80298 Munich Tot (140.99) 2299-0 Ty: 522656 enmud	Hillenbrand, G		

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Telephone No. (+49-89) 2399

Fax: (+49-89) 2399-4465

# INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No. PCT/IB98/00708

in

i.	Basis	of	the	report
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i.	Bas	is of the report				•			
1.	resp	report has been doonse to an invitation to the report since they d	on under Artic	le 14 are	referred (	sheets which to in this repo	have been furn rt as "originally f	ished to the receiving Ofi iled" and are not annexe	fice ir d to
	Des	cription, pages:							
	1-48	3	as originally	filed	٠				
		:							
	Clai	ims, No.:							
	1-25	5	as received	on		08/07/1999	with letter of	05/07/1999	
2.	The	amendments have	e resulted in th	ne cancel	lation of:				
		the description,	pages:						
		the claims,	Nos.:						
		the drawings,	sheets:						
3.		This report has be considered to go	een establishe beyond the di	ed as if (se sclosure :	ome of) th as filed (F	ne amendmer Rule 70.2(c)):	nts had not been	made, since they have t	oeen
4.	Add	litional observation	s, if necessar	y:					
۷.	Rea	isoned statement licability; citation	under Artick s and explan	e 35(2) w lations s	ith regar upporting	d to novelty, g such state	inventive step ment	or industrial	
1.	Stat	tement							
	Nov	velty (N)	Yes: No:	Claims Claims	1-25				
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-25				

Industrial applicability (IA)

Yes:

No:

Claims 1-25

Claims

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/IB98/00708

2. Citations and explanations

see separate sheet

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

#### Relevant documents cited:

- (D1) WO 95 10616 A (DANISCO ;YU SHUKUN (SE); BOJSEN KIRSTEN (DK); KRAGH KARSTEN MATHIA) 20 April 1995 cited in the application
- (D2) WO 95 10618 A (DANISCO ;YU SHUKUN (SE); BOJSEN KIRSTEN (DK); KRAGH KARSTEN MATTHI) 20 April 1995 cited in the application
- (D3) GB 2 294 048 A (DANISCO) 17 April 1996 cited in the application
- (D4) WO 94 09122 A (ALGATECH AB ;KENNE LENNART (SE); PEDERSEN MARIANNE
- (SE); YU SHUKUN) 28 April 1994 cited in the application

## Paragraph V (Reasoned statement):

## Novelty (Article 33.2 PCT):

Having regard to documents **D1-D4** cited in the International Search Report, the subject-matter of new <u>Claims 1-25</u>, which has been restricted to a method comprising the recombinant expression of an enzyme which acts on a glucan substrate in a plant or part thereof is considered novel.

# Inventive step (Article 33.3 PCT):

None of the documents D1-D4 either alone or in combination would lead th skilled person to express in a plant, a recombinant enzyme which acts on a glucan substrate to produce an anti-oxidant. Thus, the inventive step involved with the claimed matter can be acknowledged.

# Paragraph VIII (Certain observations on the international application):

The following objections under Article 6 PCT are raised:

(a) The subject-matter of <u>Claim 1</u> is too broadly and imprecisely drafted and thus does not fulfill the requirements of Article 6 PCT. In order to comply with the requirements of Article 6 PCT it is proposed to replace the broad and imprecise term

"anti-oxidant" by "anhydrofructose" (see Claim 11) and the broad and imprecise definition "recombinant enzyme" by the clear definition "glucan lyase" (see Claim 4).

(b) The number of independent claims on file should be reduced. In this context, the attention of the applicant is drawn to the fact that undue repetition of wording between one claim and another should be avoided by use of the dependent form and that the relationship between the claims is clearly visible.

G. Hillenbrand



### **CLAIMS**

- 1. A process for producing an anti-oxidant in a medium comprising a component which is a plant or part thereof, which method comprises expressing in the component or part thereof a recombinant enzyme which acts on a glucan substrate present in the medium and/or the component or part thereof, to yield said anti-oxidant.
- 2. A process according to claim 1 wherein the glucan comprises α-1,4 links.
- 3. A process according to claim 2 wherein the glucan is starch.
- 4. A process according to any one of claims 1 to 3 wherein the enzyme is a glucan lyase.
- 5. A process according to claim 4, wherein the enzyme is an  $\alpha$ -1,4-glucan lyase.
- 6. A process according to claim 5, wherein the enzyme comprises any one of the sequences shown as SEQ ID Nos 1-6, or a variant, homologue or fragment thereof.
- 7. A process according to claim 6, wherein the enzyme is any one of the sequences shown as SEQ ID Nos 1-6.
- 8. A process according to any one of claims 4 to 7, wherein the enzyme is encoded by a nucleotide sequence comprising any one of the sequences shown as SEQ ID Nos 7-12, or a variant, homologue or fragment thereof.
- 9. A process according to claim 8, wherein the enzyme is encoded by a nucleotide sequence having any one of the sequences shown as SEQ ID Nos 7-12.
- 10. A process according to any one of the preceding claims wherein the anti-oxidant is produced in the plant component, or part thereof, and is then released into the medium.
- 11. A process according to any one of the preceding claims, wherein the anti-oxidant is

anhydrofructose.

- 12. A process according to claim 11, wherein the anti-oxidant is 1,5-D-anhydrofructose.
- 13. A process according to any one of the preceding claims, wherein the medium, is, or is used in the preparation of, a foodstuff.
- 14. A process according to claim 13, wherein the foodstuff is a beverage.
- 15. A process according to claim 14, wherein the beverage is an alcoholic beverage.
- 16. A process according to claim 14, wherein the beverage is a wine.
- 17. A process according to claim 13, wherein the component is all or part of a cereal or a fruit.
- 18. A process according to claim 17, wherein the component is all or part of a grape.
- 19. Use of anhydrofructose as an anti-oxidant for a medium comprising at least one component which is a plant or part thereof wherein the anhydrofructose is prepared *in situ* in the medium.
- 20. Use of anhydrofructose as a means for imparting or improving stress tolerance in a plant, wherein the anhydrofructose is prepared *in situ* in the plant.
- 21. Use of anhydrofructose as a means for imparting or improving the transformation of a grape, wherein the anhydrofructose is prepared *in situ* in the grape.
- 22. Use of glucan lyase as a means for imparting or improving stress tolerance in a plant, wherein the glucan lyase is prepared *in situ* in the plant.
- 23. Use of glucan lyase as a means for imparting or improving the transformation of a

grape, wherein the glucan lyase is prepared in situ in the grape.

- 24. Use of a nucleotide sequence coding for a glucan lyase as a means for imparting or improving stress tolerance in a plant, wherein the nucleotide sequence is expressed in situ in the plant.
- 25. Use of a nucleotide sequence coding for a glucan lyase as a means for imparting or improving the transformation of a grape, wherein the nucleotide sequence is expressed *in situ* in the grape.

#### For receiving Office use only International Application No. REQUEST International Filing Date The undersigned requests that the present international application be processed Name of receiving Office and "PCT International Application" according to the Patent Cooperation Treaty. Applicant's or agent's file reference PCT 500 1 CTH (if desired) (12 characters maximum) TITLE OF INVENTION Box No. I A PROCESS OF PREPARING AN ANTI-OXIDANT APPLICANT Box No. II Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (i.e. country) of residence if no State of residence is indicated below.) This person is also inventor. Telephone No. Danisco A/S Langebrogade 1 PO Box 17 Facsimile No. DK-1001 Copenhagen K Denmark Teleprinter No. State (i.e. country) of nationality: State (i.e. country) of residence: Denmark Denmark the States indicated in the Supplemental Box the United States all designated States except the United States of America This person is applicant all designated of America only for the purposes of: FURTHER APPLICANT(S) AND/OR (FURTHER) INVENTOR(S) Box No. III Name and address: (Family name followed by given name: for a legal entity, full official designation. The address must include postal code and name of country. The country of the address indicated in this Box is the applicant's State (i.e. country) of residence if no State of residence is indicated below.) This person is: applicant only BUCHTER-LARSEN, Aksel Amager Felledves 27 applicant and inventor DK-2300 Copenhagen inventor only (If this check-box is marked, do not fill in below.) Denmark State (i.e. country) of residence: State (i.e. country) of nationality: Denmark Denmark the States indicated in the United States This person is applicant all designated all designated States except, the United States of America the Supplemental Box for the purposes of: Further applicants and/or (further) inventors are indicated on a continuation sheet. AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE Box No. IV The person identified below is hereby/has been appointed to act on behalf of the applicant(s) before the competent International Authorities as: agent common representative (Family name followed by given name; for a legal entity, full official designation. The address must include postal code and name of country.) Telephone No. Name and address: +44 1703 634816

Mark this check-box where no agent or common representative is/has been appointed and the space above is used instead to

indicate a special address to which correspondence should be sent.

HARDING, Charles Thomas

21 New Fetter Lane

D Young & Co

United Kingdom

London

EC4A 1DA

See Notes to the request form

Facsimile No.

Teleprinter No.

+44 1703 224262

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		2
Sheet	Nο	

Continuation of Box No. III FURTHER APPLICANTS AN	D/OR (FURTHER) INVENTORS
	this sheet is not to be included in the request.
Name and address: (Family name followed by given name: for a legal entitude address must include postal code and name of country. The country of the Box is the applicant's State (i.e. country) of residence if no State of residence MARCUSSEN, Ian Knabrostrede 25 DK-1210 Copenhagen Denmark	the address indicated in this ce is indicated below.)  This person is:  applicant only  Applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality:  Denmark	State (i.e. country) of residence: Denmark
This person is applicant for the purposes of:  all designated the United States all designated the United States	States except ates of America only the States indicated in the Supplemental Box
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (i.e. country) of residence if no State of residen	tity, full official designation. the address indicated in this ce is indicated below.)  This person is:  applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality:	State (i.e. country) of residence:
This person is applicant all designated all designated for the purposes of:	States except the United States the States indicated in the States of America only the Supplemental Box
Name and address: (Family name followed by given name; for a legal en The address must include postal code and name of country. The country of Box is the applicant's State (i.e. country) of residence if no State of residen	the address indicated in this ice is indicated below.)  This person is:  applicant only  applicant and inventor  inventor only (If this check-box is marked, do not fill in below.)
State (i.e. country) of nationality:	State (i.e. country) of residence:
This person is applicant for the purposes of:  all designated the United States all designated the United States	d States except the United States the States indicated in tates of America only the Supplemental Box
Name and address: (Family name followed by given name: for a legal et The address must include postal code and name of country. The country of Box is the applicant's State (i.e. country) of residence if no State of residen	the daaress indicated in this
State (i.e. country) of nationality:	State (i.e. country) of residence:
This person is applicant all designated for the purposes of:	the United States  the States indicated in the States of America  of America only  the Supplemental Box
Further applicants and/or (further) inventors are indicated	on another continuation sheet.  Sue Notes to the request for

Box N	Box No.V DESIGNATION OF STATES									
The fo	llowi	ng designations are hereby made under Rule 4.9(a) (ma	ark the	e appli	cable check-boxes: at least one must be marked):					
Region	nal Pa	atent								
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Ø	EA	Eurasian Patent: AM Armenia, AZ Azerbaijan, BY Belarus, KG Kyrgyzstan, KZ Kazakhstan, MD Republic of Moldova, RU Russian Federation, TJ Tajikistan, TM Turkmenistan, and any other State which is a Contracting State of the Eurasian Patent Convention and of the PCT								
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⊠	CALCA III CALCA									
Nation	nal P	atent (if other kind of protection or treatment desired,	speci	fy on	dotted line):					
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I In ac	lditin	n to the designations made above, the applicant also	make	s unde	r Rule 4.9(b) all designations which would be permitted					

under the PCT except the designation(s) of
The applicant declares that those additional designations are subject to confirmation and that any designation which is not confirmed before the expiration of 15 months from the priority date is to be regarded as withdrawn by the applicant at the expiration of that time limit. (Confirmation of a designation consists of the filing of a notice specifying that designation and the payment of the designation and confirmation tees. Confirmation must reach the receiving Office within the 15-month time limit.)

Supplemental Box

If the Supplemental Box is not used, this sheet need not be included in the request.

Use this box in the following cases:

1. If, in any of the Boxes, the space is insufficient to furnish all the information:

in particular:

- if more than two persons are involved as applicants and/or inventors and no "continuation sheet" is available;
- (ii) if, in Box No. II or in any of the sub-hoxes of Box No. III, the indication "the States indicated in the Supplemental Box" is checked:
- (iii) if, in Box No. II or in any of the sub-boxes of Box No. III, the inventor or the inventor/applicant is not inventor for the purposes of all designated States or for the purposes of the United States of America:
- (iv) if, in addition to the agent(s) indicated in Box No. IV, there are further agents:
- (v) if, in Box No. V. the name of any State (or OAPI) is accompanied by the indication "patent of addition." or "certificate of addition." or if, in Box No. V. the name of the United States of America is accompanied by an indication "Continuation" or "Continuation in-part":
- (vi) if there are more than three earlier applications whose priority is claimed:
- 2. If the applicant claims, in respect of any designated Office, the benefits of provisions of the national law concerning non-prejudicial disclosures or exceptions to lack of novelty:

PURVIS, William Michael Cameron COTTER, Ivan John PILCH, Adam John Michael CRISP, David Norman ROBINSON, Nigel Alexander Julian HARRIS, Ian Richard HARDING, Charles Thomas TURNER, James Arthur PRICE, Paul Anthony King PRATT, Richard Wilson MALLALIEU, Catherine Louise HOLMES, Miles Keeton HORNER, David Richard MASCHIO, Antonio NACHSHEN, Neil Jacob POTTER, Julian Mark

in such case, write "Continuation of Box No..." [indicate the number of the Box] and furnish the information in the same manner as required according to the captions of the Box in which the space was insufficient;

in such case, write "Continuation of Box No. III" and indicate for each additional person the same type of information as required in Box No. III. The country of the address indicated in this Box is the applicant's State (i.e. country) of residence if no State of residence is indicated below:

in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the applicant(s) involved and, next to (each) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is applicant:

in such case, write "Continuation of Box No. II" or "Continuation of Box No. III" or "Continuation of Boxes No. II and No. III" (as the case may be), indicate the name of the inventor(s) and, next to (cach) such name, the State(s) (and/or, where applicable, ARIPO, Eurasian, European or OAPI patent) for the purposes of which the named person is inventor;

in such case, write "Continuation of Box No. IV" and indicate for each further agent the same type of information as required in Box No. IV;

in such case, write "Continuation of Box No. V" and the name of each State involved (or OAPI), and after the name of each such State (or OAPI), the number of the parent title or parent application and the date of grant of the parent title or filing of the parent application;

in such case, write "Continuation of Box No. VI" and indicate for each additional earlier application the same type of information as required in Box No. VI.

in such case, write "Statement Concerning Non-Prejudicial Disclosures or Exceptions to Lack of Novelty" and furnish that statement below.

Sheet No. ....5...

Box No. VI PRIORITY CI	AIM		Further priority claims	s are indicated in	the Supple	emental Box
The priority of the following ea	rlier application	(s) is hereby clai	med:			
Country (in which, or for which, the application was filed)		ng Date unth/year)	Applicat	ion No.	1 tonl	Office of filing or regional or minal applications
item(1) United Kingdom	6 May	1997	9709161	.5		
item (2)						
item (3)						
Mark the following check-box if the capplication is the receiving Office (a)  The receiving Office is he Bureau a certified copy o	reby requested	(): to prepare and tr	ansmit to the Internation	•	rposes of th	e present international
Box No. VII INTERNATIO	NAL SEARCH	ING AUTHOR	ITY			
Choice of International Search are competent to carry out the international Earlier search Fill in where a search	ational search, industrial industrial search (international international internationa	licate the Authority l, international-typ	chosen; the two-letter co e or other) by the Interna	de may be used): tional Searching A	uthority has	EPO  already been carried
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Box No. VIII CHECK LIST						
This international application the following number of sheet 1. request : 5 2. description : 48 3. claims : 3 4. abstract : 1 5. drawings : Total : 57  Figure No of the Box No. IX SIGNATURE ( Next to each signature, indicate the number of the signature).	sheets sheets sheets sheets sheets sheets sheets drawings (if any	1. sepa pow 2. copy pow 3. state lack 4. priodic den des it  7) should accomp		<ul> <li>5.  fee ca</li> <li>6.  separdepos</li> <li>7.  nucle seque</li> <li>8.  x other</li> <li>it is published.</li> </ul>	ate indication solution solution indication	sheet ations concerning organisms or amino acid (diskette)  Letter
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5. International Searching Auti specified by the applicant:	nority ISA /		until search		elayed	
Date of receipt of the record co by the International Bureau:	рру	For Internation	nal Bureau use only <b>—</b>	-		

# **PATENT COOPERATION TREATY**

From the INTERNATIONAL SEARCHING AUTHORITY	PCT					
To: D. YOUNG & CO. Attn. HARDING, C. 21 New Fetter Lane London EC4A 1DA	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION					
UNITED KINGDOM	(PCT Rule 44.1)					
	Date of mailing (day/month/year) 18/12/1998					
Applicant's or agent's file reference PCT 500 1CTH	FOR FURTHER ACTION See paragraphs 1 and 4 below					
International application No. PCT/IB 98/00708	International filing date (day/month/year) 06/05/1998					
Applicant	<u> </u>					
DANISCO A/S et al.						
1. X The applicant is hereby notified that the International Search	Papart has been established and is transmitted berowith					
1. X The applicant is hereby notified that the International Search Filing of amendments and statement under Article 19 The applicant is entitled, if he so wishes, toamend the claim						
When? The time limit for filing such amendments is normal International Search Report; however, for more de						
Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41-22) 740.14.35						
For more detailed instructions, see the notes on the accor	npanying sheet					
2. The applicant is hereby notified that no International Search Report will be established and that the declaration under Article 17(2)(a) to that effect is transmitted herewith.						
3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:						
the protest together with the decision thereon has been transmitted to the International Bureau together with the applicants's request to forward the texts of boththe protest and the decision thereon to the designated Offices.						
no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.						
4. Further action(s): The applicant is reminded of the following:						
Shortly after <b>18 months</b> from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90 <i>bis</i> .1 and 90 <i>bis</i> .3, respectively, before the completion of the technical preparations for international publication.						
Within 19 months from the priority date, a demand for internation wishes to postpone the entry into the national phase until 30 mo						
Within 20 months from the priority date, the applicant must perfor before all designated Offices which have not been elected in the priority date or could not be elected because they are not bound	e demand or in a later election within 19 months from the					
Name and mailing address of the International Searching Authority	Authorized officer					
European Patent Office, P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Heike Zoglauer					

#### NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

#### **INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19**

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international polication. Furthermore, it should be emphasized that provisional protection is available in some States only.

#### What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

#### When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

#### Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

#### How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

#### What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

#### NOTES TO FORM PCT/ISA/220 (c ntinued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

# The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]: "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]:
   "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
   "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
   "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

#### "Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

#### It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

#### Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

#### Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

# PATENT COOPERATION TREATY

# **PCT**

### INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	(Form PCT/ISA/2)	f Transmittal of International Search Report 20) as well as, where applicable, item 5 below.							
PCT 500 1CTH	ACTION	- C - C - C - C - C - C - C - C - C - C							
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)							
PCT/IB 98/00708	06/05/1998	06/05/1997							
Applicant									
DANISCO A/S et al.									
This International Search Report has bee according to Article 18. A copy is being tra	n prepared by this International Searching Auth ansmitted to the International Bureau.	nority and is transmitted to the applicant							
This International Search Report consists  It is also accompanied by a cop	of a total of sheets.  y of each prior art document cited in this report.								
Certain claims were found un	searchable(see Box I).								
2. Unity of invention is lacking(s	ee Box II).								
	ntains disclosure of a <b>nucleotide and/or amino</b> out on the basis of the sequence listing	acid sequence listing and the							
filed	I with the international application.								
X furn	ished by the applicant separately from the inter	national application,							
l	but not accompanied by a statement to th matter going beyond the disclosure in the								
Tra	nscribed by this Authority								
4. With regard to the <b>title,</b> χ the	text is approved as submitted by the applicant								
the	text has been established by this Authority to re	ead as follows:							
<ol><li>With regard to the abstract,</li></ol>									
X the	text is approved as submitted by the applicant								
Box	text has been established, according to Rule 38 III. The applicant may, within one month fromt irch Report, submit comments to this Authority.	he date of mailing of this International							
The figure of the drawings to be publ	ished with the abstract is:								
	suggested by the applicant.	None of the figures.							
X bec	ause the applicant failed to suggest a figure.								
bec	ause this figure better characterizes the inventi	on.							

International Application No PCT/IB 98/00708

A. CLASSIFICATION OF SUBJECT MATTER
IPC 6 C12N9/88 C12P19/02

According to International Patent Classification (IPC) or to both national classification and IPC

#### B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 6 C12N C12P

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Х	WO 95 10616 A (DANISCO ;YU SHUKUN (SE); BOJSEN KIRSTEN (DK); KRAGH KARSTEN MATHIA) 20 April 1995	1-12, 21-24,31
Υ	cited in the application see the whole document	13-20, 25-30
X	WO 95 10618 A (DANISCO ;YU SHUKUN (SE); BOJSEN KIRSTEN (DK); KRAGH KARSTEN MATTHI) 20 April 1995 cited in the application	1-12, 21-24,31
Y	see page 29; claim 9	13-20, 25-30
X	GB 2 294 048 A (DANISCO) 17 April 1996 cited in the application see claim 25	24

Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
<ul> <li>Special categories of cited documents:</li> <li>"A" document defining the general state of the art which is not considered to be of particular relevance</li> <li>"E" earlier document but published on or after the international filling date</li> <li>"L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)</li> <li>"O" document referring to an oral disclosure, use, exhibition or other means</li> <li>"P" document published prior to the international filing date but later than the priority date claimed</li> </ul>	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention  "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone  "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art.  "&" document member of the same patent family
Date of the actual completion of the international search  10 December 1998	Date of mailing of the international search report $18/12/1998$
Name and mailing address of the ISA  European Patent Office, P.B. 5818 Patentlaan 2  NL - 2280 HV Rijswijk  Tel. (+31-70) 340-2040, Tx. 31 651 epo nl,  Fax: (+31-70) 340-3016	Authorized officer  Hillenbrand, G

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International Application No
PCT/IB 98/00708

	tion) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
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